

**IN THE UNITED STATES DISTRICT COURT FOR  
THE MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION**

**TERA A. MCMILLAN,**

**Plaintiff,**

**V.**

**ALABAMA DEPARTMENT OF YOUTH  
SERVICES and  
MICHAEL J. HARDY,**

## Defendants.

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**CASE NO. 2:07-CV-01-WKW**

**MICHAEL J HARDY'S ANSWER TO AMENDED COMPLAINT**

**COMES NOW MICHAEL J. HARDY, DEFENDANT, and files his Answer to the Amended Complaint and in so doing incorporates by reference every pleading as contained in his Answer filed on January 29, 2007, as if fully rewritten and set out herein.**

**Defendant Hardy further supplements his Answer by adding responses to the additional Causes of Actions added by Plaintiff on March 12, 2007.**

- 1. Responding to newly added Paragraphs 23 through 26, in which Plaintiff adds a new Fourth Cause of Action (Invasion of Privacy), Defendant Hardy denies all remaining or inconsistent allegations and demands strict proof thereof.**
- 2. Responding to newly added Paragraphs 27 through 31, in which Plaintiff adds a new Fifth Cause of Action (Civil Assault and Battery), Defendant Hardy denies all remaining or inconsistent allegations and demands strict proof thereof.**

3. Responding to Plaintiff's Amended Prayer For Relief, including newly added Paragraphs (i) through and including (vi), Defendant Hardy denies that Plaintiff is entitled to any relief, and Defendant further denies all remaining or inconsistent allegations of Plaintiff's Amended Prayer For Relief.

Respectfully submitted,

s/ JAMES ELDON WILSON  
James Eldon Wilson (WIL079)  
Deputy Attorney General

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**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing has been served upon the following parties by placing a copy thereof in the United States Mail, postage prepaid and properly addressed to them on this, the 26<sup>th</sup> day of March, 2007.

s/JAMES ELDON WILSON  
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